

**UNITED STATES BANKRUPTCY COURT
IN THE SOUTHERN DISTRICT OF NEW YORK**

IN RE:

**NEELAM UPPAL/
NEELAM TANEJA**

CASE NO.s-16-12356, 17- 01026

17-01028,17-01027, 17-01030CGM

ORDER TO SHOW CAUSE TO OBJECT TO HEARINGS

Now comes the above named, Debtor, Neelam Taneja/ Uppal moves to object to any further hearings and second request to recuse Judge Cecelia G. Morris from the above entitled matters .

MEMORANDUM OF LAW

FRBP Rule 8008: Indicative Rulings

1. RELIEF PENDING APPEAL. If a party files a timely motion in the bankruptcy court for relief that the court lacks authority to grant because of an appeal that has been docketed and is pending, the bankruptcy court may:

1. defer considering the motion;
2. deny the motion; or
3. state that the court would grant the motion if the court where the appeal is pending remands for that purpose, or state that the motion raises a substantial issue.

2. NOTICE TO THE COURT WHERE THE APPEAL IS PENDING.

The movant must promptly notify the clerk of the court where the appeal is pending if the bankruptcy court states that it would grant the motion or that the motion raises a substantial issue.

U.S. DISTRICT COURT
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Where he has a personal bias or prejudice concerning a party.
Wherefore, the debtor respectfully submits that the debtor fears that your honor is prejudiced and biased against her and she will not get justice. Therefore, your honor, do not hear any further motions and recuse yourself from all the debtor's cases.

Respectfully submitted,

Date: _____

N. Taneja
Neelam Taneja, Debtor Pro se.

DECLARATION

The undersigned Debtor named in the foregoing Motion to Continue Automatic Stay as to All Creditor hereby makes a solemn oath that the statements contained here are true and correct to the best of the Debtor's knowledge, information and belief.

Respectfully submitted,

Date: 9/13/17
N. Taneja

Debtor **Pro se.**

Neelam Taneja,

1370 Broadway, #504

NEW YORK, NY-10018

PH.- (646)-740-9141